DEOLIGATION OF	OTATION			 						IDAGE	<u> </u>	<u> </u>
REQUEST FOR QU (THIS IS NOT AI	THIS RFQ X	THIS RFQ X IS IS NOT A SMALL BUSINESS SET-ASIDE					PAGE 1	OF PA	GES 8			
1. REQUEST NO. N65540-03-Q-061	3. REQUISITION/P		ASE REQUEST NO. 4. CERT. FOR NAT. DEF UNDER BDSA REG. 2 32097867 AND/OR DMS REG.			REG. 2	RATING		_			
5a. ISSUED BY	SEP 03	3333	6. DELIVER BY (Date)									
CONTRACTING OFF NSWC CARDEROCK							03 O		34			
		OR INFORMAT	TION CALL (N	O COLLECT CALLS			J. DELIV		OB DESTINATION	ОТН		
NAME				TE	LEPHO	NE NUMBER	9. DESTINATION (See Schedule) N65540					
5001 S. BROAD S	AREA CODE	NUMB		a. NAME	OF CO	NSIGNEE						
PHILADELPHIA, F DAVID DENNISON	215 FAX: 215		97-1494 97 - 7059	NAVA								
		1 0.	77 7055			IG OFFICER,F RDEROCK DIVI						
a. NAME			b. CO	MPANY			b. STRE	T ADDI	RESS			
c. STREET ADDRESS							1601 c. CITY	LAN	IGLEY AVENUE	BLDG	542 E	
							PHIL	A.				
d. CITY				e. STATE	f. ZIP	CODE	d. STAT	E	e. ZIP CODE			
10. PLEASE FURNISH QUOTATIONS TO	THE		IMPORTANT:	This is a request fo	r inforn	nation and quotation	PA s furnishe	d are no	19112 - 50 t offers. If you are unab	le to quote, r	olease so	
ISSUING OFFICE IN BLOCK 5A ON O BEFORE CLOSE OF BUSINESS (Date)			indicate on this incurred in the origin unless o	s form and return it.	to the a submiss ov auot	address in Block 5A	. This rec	mest do	es not commit the Gover r supplies or services. S cations attached to this F	nment to nav	any costs	
ITEM NO		OLIDBUS.		SCHEDULE (Ir.	clude	applicable Fed						
ITEM NO.		SUPPLIES	S/SERVICES (b)			QUANTIT'	Y	UNIT (d)	UNIT PRICE	AF	MOUNT (f)	
			(0)			(0)		\u)	(e)			
0001	REQN. NO.						1	EA				
	ITEM NAME FENDER IA											
	REV B.	2141113		3773003								
0002	REQN. NO.	33530	/3209	7869			1	EA				
	ITEM NAME	: TYPE II FLOAT FOR						LIFA				
	ITEM 0001 806-67736	., IAW E 191 REW	DRAWING B.									
0003												
0003	REQN. NO. ITEM NAME FENDER IA REV B.	: SUBME	ERGED C	YLINDRICA	L		1	EA				
			2									
0004	REQN. NO. ITEM NAME ITEM 0003 806-57736	: TYPE	RAWING				1	EA				
						· .						
10 DICCOUNT FOR PROMPT		a. 10 CALEN	NDAR DAYS (9	6)		b. 20 CALENDAR D	DAYS (%)	c. 30 C	CALENDAR DAYS (%)	d. CAL	ENDAR DAY	YS
12. DISCOUNT FOR PROMPT	PAYMENT									NUMBER	PERCENT	AGE
NOTE: Additional provisions and	representation	s are	are n	ot attached								
		AND ADDRES				14. SIGNATURE		N AUTI	HORIZED TO	15. DATE	OF QUOTAT	TION
a. NAME OF QUOTER						SIGN QUOTA	TION					
b. STREET ADDRESS									10.000155			
•						a. NAME (Type or	r print)		16. SIGNER	h TE	LEPHONE	
c. COUNTY						1				AREA COD		
d. CITY			0.07475	6 7ID 005-			· .			_		
Q. Q.(1)			e. STATE	f. ZIP CODE		c. TITLE (Type or	print)			NUMBER		
AUTHORIZED FOR LOCAL REPRODUCTI	NC								STANDARD	.1.	(Rev. 6-9!	5)

VENDOR:

SECTION F TIME OF DELIVERY

DELIVERIES SHALL BE IN ACCORDANCE WITH THE FOLLOWING SPECIFICATIONS

ITEM	QUANTITY	DELIVERY REQUIRED						
0001	1 EA	90 DAYS AFTER RECEIPT OF ORDER						
0002	1 EA	90 DAYS AFTER RECEIPT OF ORDER						
0003	1 EA	90 DAYS AFTER RECEIPT OF ORDER						
0004	1 EA	90 DAYS AFTER RECEIPT OF ORDER						

52.247-34 F.O.B. DESTINATION (NOV 1991)

- 52.213-4 Terms and Conditions--Simplified Acquisitions (Other Than Commercial Items) (AUG 2003)
- (a) The Contractor shall comply with the following Federal Acquisition Regulation (FAR) and Defense Federal Acquisition Regulation Supplement (DFARS) clauses that are incorporated by reference:
- (1) The clauses listed below implement provisions of law or Executive order:
- (i) 52.222-3, Convict Labor (June 2003) (E.O. 11755). (ii) 52.222-21, Prohibition of Segregated Facilities (Feb 1999) (E.O. 11246).
- (iii) 52.222-26, Equal Opportunity (Apr 2002) (E.O.
- (iv) 52.225-13, Restrictions on Certain Foreign
 Purchases (June 2003) (E.O.'s 12722, 12724, 13059, 13067,
 13121, and 13129). (Note: The clause 52.225-13, Restrictions on Certain Foreign Purchases (JUN 2003) (DEVIATION) appearing in full text elsewhere in this document replaces this 52.225-13.)
- (v) 52.233-3, Protest After Award (Aug 1996) (31 U.S.C. 3553).
- (2) Listed below are additional clauses that apply:(i) 252.204-7003, Control of Government Personnel Work Product (Apr 1992)

 - (ii) 52.232-1, Payments (Apr 1984). (iii) 52.232-11, Extras (Apr 1984). (iv) 52.233-1, Disputes (Jul 2002). (v) 252.243-7001 Pricing of Contract Modifications
- (Dec 1991)
- (vi) 52.244-6, Subcontracts for Commercial Items (Apr 2003).
- (vii) 52.253-1, Computer Generated Forms (Jan 1991).

 (b) The Contractor shall comply with the following FAR and DFARS clauses, incorporated by reference, unless the circumstances do not apply:
- (1) The clauses listed below implement provisions of law or Executive order:
- (i) 52.222-19, Child Labor--Cooperation with Authorities and Remedies (Sept 2002) (E.O. 13126). (Applies to contracts for supplies exceeding the micro-purchase threshold.)
 (ii) 52.222-20, Walsh-Healey Public Contracts Act
 (Dec 1996) (41 U.S.C. 35-45) (Applies to supply contracts over

\$10,000 in the United States, Puerto Rico, or the U.S. Virgin

(iii) 52.222-35, Equal Opportunity for Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans (Dec 2001) (38 U.S.C. 4212) (Applies to contracts of \$25,000 or more).

(iv) 52.222-36, Affirmative Action for Workers with Disabilities (June 1998) (29 U.S.C. 793). (Applies to contracts over \$10,000, unless the work is to be performed outside the United States by employees recruited outside the United States.) (For purposes of this clause, United States includes the 50 States, the District of Columbia, Puerto Rico, the Northern Mariana Islands, American Samoa, Guam, the U.S. Virgin Islands, and Wake Island.)

(v) 52.222-37, Employment Reports on Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans (Dec 2001) (38 U.S.C. 4212) (Applies to contracts

of \$25,000 or more).

(vi) 52.222-41, Service Contract Act of 1965, As Amended (May 1989) (41 U.S.C. 351, et seq.) (Applies to service contracts over \$2,500 that are subject to the Service Contract Act and will be performed in the United States, District of Columbia, Puerto Rico, the Northern Mariana Islands, American Samoa, Guam, the U.S. Virgin Islands, Johnston Island, Wake Island, or the outer continental shelf lands).

(vii) 52.223-5, Pollution Prevention and Right-to-Know Information (Aug 2003) (E.O. 13148) (Applies to services

performed on Federal facilities).

(viii) 252.225-7001, Buy American Act and Balance of Payments Program (Apr 2003) (Applies to all contracts for supplies unless an exception is authorized by DFARS 225.1101(2)

(i) through (iv).

(ix) 252.225-7013, Duty-Free Entry (Apr 2003) (Applies to all contracts for supplies except for those supplies that will not enter the customs territory of the United States).

(x) 52.232-33, Payment by Electronic Funds Transfer-Central Contractor Registration (May 1999). (Applies when the payment will be made by electronic funds transfer (EFT) and the payment office uses the Central Contractor Registration (CCR) database as its source of EFT information.)

(xi) 52.232-34, Payment by Electronic Funds Transfer--Other than Central Contractor Registration (May 1999).
(Applies when the payment will be made by EFT and the payment office does not use the CCR database as its source of EFT information.)

(xii) 252.247-7023, Transportation of Supplies by Sea (May 2002) Alternate III (May 2002) (Applies when transporting any supplies by sea under this contract.)

(2) Listed below are additional clauses that may apply:
(i) 252.204-7004, Required Central Contractor Registration (Nov 2001) (Applies to all contracts unless an exception is authorized by DFARS 204.7302.)

(ii) 52.209-6, Protecting the Government's Interest When Subcontracting with Contractors Debarred, Suspended, or Proposed for Debarment (July 1995) (Applies to contracts over \$25,000)

(iii) 52.211-5 Material Requirements (Aug 2000) (Applies to contracts for supplies that are not commercial items).

(iv) 52.211-17, Delivery of Excess Quantities (Sept

1989) (Applies to fixed-price supplies).

(v) 252.225-7002, Qualifying Country Sources as Subcontractors (Apr 2003) (Applies if the contract is subject

to the DFARS clause 252.225-7001, Buy American Act and Balance of Payments Program (see (b)(1)(viii) above)). (vi) 52.243-1, Changes--Fixed Price (Aug 1987) (Applies to fixed-price contracts for supplies).

(vii) 52.243-1, Changes--Fixed Price (Aug 1987) Alter-

nate I (Apr 1984) (Applies to fixed price contracts for services, other than architect-engineer or other professional services, and no supplies are to be furnished).

(viii) 52.243-1, Changes--Fixed Price (Aug 1987) Alternate II (Apr 1984) (Applies to fixed price contracts for services (other than architect-engineer services, transportation, or research and development) and supplies are to be furnished)

(ix) 52.243-1, Changes--Fixed Price (Aug 1987) Alternate V (Apr 1984) (Applies to fixed price contracts for research and development).

(x) 52.247-29, F.o.b. Origin (Jun 1988) (Applies to supplies if delivery is f.o.b. origin).

(xi) 52.247-34, F.o.b. Destination (Nov 1991)
(Applies to supplies if delivery is f.o.b. destination).

(xii) 52.222-42, Statement of Equivalent Rates for Federal Hires (May 1989) (Applies if the contract amount is expected to be over \$2,500 and the contract is subject to the clause 52.222-41, "Service Contract Act of 1965, As Amended" (see (b)(1)(vi) above)).

In compliance with the Service Contract Act of 1965, as amended, and the regulations of the Secretary of Labor (29 CFR Part 4), this clause identifies the classes of service employees expected to be employed under the contract and states the wages and fringe benefits payable to each if they were employed by the contracting agency subject to the provisions of 5 U.S.C. 5341 or 5332.

This Statement is for Information Only:

It is not a Wage Determination

Employee	Class	Monetary	WageFringe	Benefits

(xiv) 52.246-11 Higher-Level Contract Quality Requirement (Feb 1999) (Applies to contracts when the contracting officer finds it is in the Governments interest to require that higher-level quality standards be maintained and such standards are selected and identified in the clause).

The Contractor shall comply with the higher-level quality standard selected below. [If more than one standard is listed, the offeror shall indicate its selection by checking the appropriate block.]

*	Title	Number	Date	Tailoring
*				
*				
*				

[Contracting Officer insert the title, number (if any), date, and tailoring (if any) of the higher-level quality standards.]

(c) FAR 52.252-2, Clauses Incorporated by Reference (Feb 1998). This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address(es):

FAR clauses - http://www.arnet.gov/far/ DFARS clauses - http://www.acq.osd.mil/dp/dars/dfars.html

(d) Inspection/Acceptance. The Contractor shall tender for acceptance only those items that conform to the requirements of this contract. The Government reserves the right to inspect or test any supplies or services that have been tendered for acceptance. The Government may require repair or replacement of nonconforming supplies or reperformance of nonconforming services at no increase in contract price. The Government must exercise its postacceptance rights--

(1) Within a reasonable period of time after the defect was

discovered or should have been discovered; and

(2) Before any substantial change occurs in the condition of the item, unless the change is due to the defect in the item.

(e) Excusable delays. The Contractor shall be liable for default unless nonperformance is caused by an occurrence beyond the reasonable control of the Contractor and without its fault or negligence, such as acts of God or the public enemy, acts of the Government in either its sovereign or contractual capacity, fires, floods, epidemics, quarantine restrictions, strikes, unusually severe weather, and delays of common carriers. The Contractor shall notify the Contracting Officer in writing as soon as it is reasonably possible after the commencement of any excusable delay, setting forth the full particulars in connection therewith, shall remedy such occurrence with all reasonable dispatch, and shall promptly give written notice to the Contracting Officer of the

cessation of such occurrence.

(f) Termination for the Government's convenience. The Government reserves the right to terminate this contract, or any part hereof, for its sole convenience. In the event of such termination, the Contractor shall immediately stop all work hereunder and shall immediately cause any and all of its suppliers and subcontractors to cease work. Subject to the terms of this contract, the Contractor shall be paid a percentage of the contract price reflecting the percentage of the work performed prior to the notice of termination, plus reasonable charges that the Contractor can demonstrate to the satisfaction of the Government, using its standard record keeping system, have resulted from the termination. The Contractor shall not be required to comply with the cost accounting standards or contract cost principles for this purpose. This paragraph does not give the Government any right to audit the Contractor's records. The Contractor shall not be paid for any work performed or costs incurred that reasonably could have been avoided.

(g) Termination for cause. The Government may terminate this contract, or any part hereof, for cause in the event of any default by the Contractor, or if the Contractor fails to comply with any contract terms and conditions, or fails to provide the Government, upon request, with adequate assurances of future performance. In the event of termination for cause, the Government shall not be liable to the Contractor for any amount for supplies or services not accepted, and the Contractor shall be liable to the Government for any and all rights and remedies provided by law. If it is determined that the Government improperly terminated this contract for default, such

termination shall be deemed a termination for convenience. (h) Warranty. The Contractor warrants and implies that the items delivered hereunder are merchantable and fit for use for the particular purpose described in this contract.

(End of clause)

52.225-13 RESTRICTIONS ON CERTAIN FOREIGN PURCHASES (JUN 2003) (DEVIATION) (Note: The basic FAR clause 52.225-13 appears in paragraph (a)(1)(4) of the clause 52.213-4 appearing elsewhere in this document. However, the basic clause is replaced by this deviation version of the clause.)

- (a) Except as authorized by the Office of Foreign Assets Control (OFAC) in the Department of the Treasury, the Contractor shall not acquire, for use in the performance of this contract, any supplies or services, if any Executive order administered by OFAC, or OFAC's regulations set forth at 31 CPR Chapter V would prohibit such a transaction by a person subject to the jurisdiction of the United States.
- (b) Except as authorized by OFAC, most transactions involving Cuba, Iran, Libya, and Sudan are prohibited, as are most imports into the United States from North Korea. Lists of entities and individuals subject to economic sanctions are included in OFAC's List of Specially Designated Nationals and Blocked Persons. More information about these restrictions as well as updates with respect to restrictions imposed after April 2003, is available in the OFAC's regulations at 31 CFR Chapter V and/or on OFAC's website at http://www.treas.gov/ofac.
 (c) The Contractor shall insert this clause, including this

paragraph (c), in all subcontracts.

(End of clause)

52.232-36 Payment by Third Party (May 1999)

(a) General. The Contractor agrees to accept payments due under this contract, through payment by a third party in lieu of payment directly from the Government, in accordance with the terms of this clause. The third party and, if applicable, the particular Governmentwide commercial purchase card to be used are identified elsewhere in this contract.

(b) Contractor payment request. In accordance with those clauses of this contract that authorize the Contractor to submit invoices, contract financing requests, other payment requests, or as provided in other clauses providing for payment to the Contractor, the Contractor shall make such payment requests through a charge to the Government account with the third party, at the time and for the amount due in accordance with the terms of this contract.

- (c) Payment. The Contractor and the third party shall agree that payments due under this contract shall be made upon submittal of payment requests to the third party in accordance with the terms and conditions of an agreement between the Contractor, the Contractor's financial agent (if any), and the third party and its agents (if any). No payment shall be due the Contractor until such agreement is made. Payments made or due by the third party under this clause are not payments made by the Government and are not subject to the Prompt Payment Act or any implementation thereof in this contract.
- (d) Documentation. Documentation of each charge against the Government's account shall be provided to the Contracting Officer upon request.

DOC. NO. N65540-03-Q-0619

PAGE NO. 7 OF 8

VENDOR:

(e) Assignment of claims. Notwithstanding any other provision of this contract, if any payment is made under this clause, then no payment under this contract shall be assigned under the provisions of the assignment of claims terms of this contract or the Assignment of Claims Act of 1940, as amended, 31 U.S.C. 3727, 41 U.S.C. 15.

(f) Other payment terms. The other payment terms of this contract shall govern the content and submission of payment requests. If any clause requires information or documents in or with the payment request, that is not provided in the third party agreement referenced in paragraph (c) of this clause, the Contractor shall obtain instructions from the Contracting Officer before submitting such a payment request.

(End of clause)

Your quotation must include the following information:

Price list number and date

or

Cost breakdown by direct labor (list categories, hours and pay rates). In addition to the direct rates, provide the applicable indirect information (G&A), overhead, facilities capital cost of money (FCCM) and profit.

or

Applicable General Services Administration (GSA) contract number.

If unable to quote FOB, Destination, please complete the following:

FOB Point
Estimated Shipping Charge
Business size:
Large Small Nonprofit
Cage Code
Tax Identification Number (TIN)
DUNNS

ELIGIBILITY REQUIREMENTS

All contractors and individuals doing business with the Federal Government must be registered at the Contractor Central Registration Database located at:

DOC. NO. N65540-03-0-0619

PAGE NO. 8 OF 8

VENDOR:

http:ccr.dlsc.dla.mil/.

ELECTRONIC DISTRIBUTION OF CONTRACT DOCUMENTS

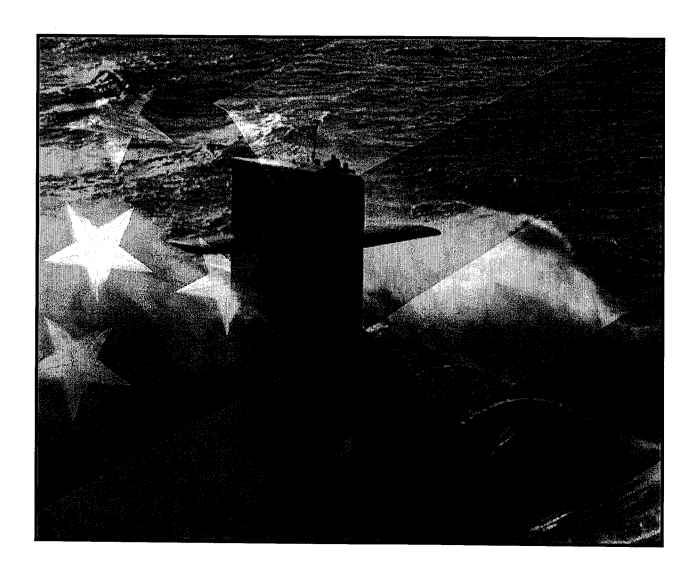
All contract award and contract modification documents will be distributed electronically using the Navy Air Force Interface (NAFI) system. The contractor's copy will be provided in portable document format (pdf) as an attachment to an e-mail that will be sent to the contractor by the NAFI system. A pdf file may be accessed using Adobe Acrobat Reader software. This is a free software that may be downloaded at:

http://www.adobe.com/products/acrobat/readstep.html

Provide the following information that will be used to make electronic distribution for any resultant contract:

Nai 1	me of Point of Contact to Recei Distribution	ve
Pho	one Number for Point of Contact	
E-I	Mail Address for Receipt of Dis	tribution
USE O	F THE GOVERNMENTWIDE COMMERCIAL	PURCHASE CARD
Wi as a t	ll you accept the Governmentwid method of purchasing supplies a	e Commercial Purchase Card nd/or services.
-	Yes	No
Wi:	ll you accept the Governmentwid method of payment for your invo	e Commercial Purchase Cardice.
-	Yes	No
DUTY :	FREE ENTRY	
Wil duty-	ll any materials being shipped free entry certificate for fore	to the Government require a ign supplies.
-	Yes	No
Ιf	yes, please include dollar amo	unt \$

UNIVERSAL SUBMARINE FENDERS



0001.	Submerged Triangular Fender Drawing 806-5773689 Rev. B	1	Ea	•
0002.	Type III Float for Item 0001 Drawing 806-5773691 Rev. B	1	Еа	
0003.	Submerged Cylindrical Fender Drawing 806-5773690 Rev. B	1	Ea	
0004.	Type II Float for Item 0003 Drawing 806-5773691 Rev. B	. 1	Ea	
0005.	Technical Data for Items 0001 through 004	1	Lot	

UNIVERSAL SUBMARINE FENDERS SPECIFICATION

Scope: This specification establishes requirements for Universal Submarine Fenders to be used as separators for submarine tender operations. To avoid damage to Submarines, the universal Submarine fender contacts the hull of the Submarine several feet above the vertical tangent of the hull, (above the centerline). It can be positioned at any location along the parallel mid-body without contacting the critical sections of the submarine. The basic structure of the universal submarine fender is a triangular steel pipe support frame assembly. The separator has three legs or sides angled at 13degrees and house the energy absorbing material or rubber fender. In the operating position, the assembly is oriented so that two legs are always inboard and the single leg is outboard. The fenders are required to maintain the point of contact. Two universal submarine separators Type I and two Type II (one-half ship-set) is required to moor two submarines outboard a tender. They were configured specifically to avoid damage to the Submarine sonar, special hull treatment (SHT), and clearances relative to forward diving planes, stern screws/ rudders in all classes of submarines. Clearances will remain sufficient in all reasonable loading conditions. They are intended for use in both the forward and aft. locations in which ship and submarine or submarine and submarine can be arranged either bow-to-bow, staggered, or bow-to-stern mooring arrangement. Use of the separator system permits any active class submarine to moor next to a submarine tender or nested to any other active submarine, in either a bow-to-bow, staggered, or a bow-to-stern mooring arrangement.

ITEMS 0001:

The Submerged Triangular Fender to be furnished under Item 0001, shall be in accordance with the requirements of Drawing 806-5773689 Rev. B.

ITEMS 0002:

The Submerged Triangular Fender Type III Float to be furnished under Item 0002, shall be in accordance with the requirements of Drawing 806-5773691 Rev. B.

ITEMS 0003:

The Submerged Cylindrical Fender to be furnished under Item 0003, shall be in accordance with the requirements of Drawing 806-5773690 Rev. B.

ITEMS 0004:

The Submerged Cylindrical Fender Type II Float to be furnished under Item 0004, shall be in accordance with the requirements of Drawing 806-5773691 Rev. B.

ITEMS 0001 THROUGH 0004

PRESERVATION, PACKAGING, PACKING & MARKING REQUIREMENTS

The Fenders and Floats to be furnished shall be preserved, packaged and packed in accordance with the contractor's standard practice in a manner to prevent corrosion, deterioration, and damage and to insure arrival at destination in a satisfactory condition.

DOCUMENTATION

The manufacturer shall provide the purchaser with certification that fenders and floats have been tested and inspected as specified in Drawing 806-5773689, 806-5773690, 806-5773691 Revision B, and that all the requirements have been met, together with a test and inspection reports.

ITEM 0005

The contractor is responsible for the performance of all inspection and test requirements as specified in this solicitation (DD FORM 1423). Item 0005 shall consist of the test and inspection report detailing the results of all tests and inspections performed and all technical information records, serial numbers, etc. covered under this solicitation. One copy of the Technical Data for each fender and float under Items 0001 through 0004 shall be delivered to:

Philadelphia Naval Business Center Building 4, Code 9731 Philadelphia, PA 19112-5083 Attn: Louis J. DiStefano

DELIVERY SCHEDULE

Item 0001	Quantity two (1)	90 DAO				
Item 0002	Quantity zero (1)	90 DAO				
Item 0003	Quantity two (1)	90 DAO				
Item 0004	Quantity zero (1)	90 DAO				
Item 0005	Final draft report due within thirty (30) days after completion of all technical efforts under statement of work.					

SHIPPING INSTRUCTIONS

Items 0001 thru 0004 will be shipped to the following address:

USS FRANK CABLE (AS-40)
OMNAVMAR Support Activity,
Port Operations, Sumay Drive BLDG 3169.
ATT: PSC 455 Box 155 FPO AP 96540-1000
POC is Mr. Dick Riddle
Ph-(671) 777-4684, fax- (671) 339-8219

(1 Data Item)								OMB No. 0704-0188				
maintaining the data nee	eded, and complet the burden, to Da 22202-4302. R display a currently	ing and rev	viewing the collection	n of information	Send comments	regarding this	burden estir	iewing instructions, searching exist nate or any other aspect of this co rations and Reports (0701-0188), Il be subject to any penalty for faill and completed form to the Governi	ilection of	informatio	n. including	
A. CONTRACT L	INE ITEM N	Ο.	B. EXHIBIT	•	C. CATEG	ORY:						
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1. DATA ITEM NO.	2. TITLE OF [DATA ITE	М				3. SUBTIT	LE				17. PRICE GROUP
A002	MATERIAL	. VERIF	FICATION, INS	SPECTION	& TEST RE	SULTS	Final F	Report				-
4. Authority (DATA Ac	quisition docume	ent No.)		5. C	ONTRACT REF	ERENCE		6. REQUIRING OFFICE				18. ESTIMATED
				Co	ntractor's ins	spection F	leq.	NAVSEA PHILADELPH	AIF			TOTAL PRICE
7. DD 250 REQ	9. DIST STAT		10. FREQUENCY	,	12. DATE OF		MISSION	14. DISTRIBL	JTION			
DD 8. APP CODE	TBD		ONE/R		See Block 13. DATE OF SUBMISSION		NT	- ADDDECOFF	b. COPIES Final			
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16. REMARKS	1				OCC DIOCK	. 10		Naval Surface Warfare	2	2	Порто	
The Co	ontractor shall	submit	two (2) draft fii	nal reports wi	ithin thirty (3	30) days aft	er	Carderock Division	-	-		
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								Phila, PA 19112-5083 Building 4, Code 9731				
completion of all re			one (1) draft fin					Attn: Lou DiStefano				
"actual" dimension								THE STATE OF THE S				
The Cor	ntractor shall	submit t	wo (2) draft fin	al reports wi	thin thirty (3)	0) davs afte	er					
completion of all te	chnical effort	under th	ne Statement of	Work with th	he results of the	he required	leak test					
called out under Dra	awing 806-5/	/3691, 1	Revision B of the	nis contract.						-		
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Form Approved OMB No. 0704-0188

CONTRACT DATA REQUIREMENTS LIST

5773689 SH

